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Dirahn Gilliams
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6
(Name)

7
2818 Ellendale pl Ste 1

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(Mailing address)

9
Los Angeles, CA 90280

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(City, state, zip code)

11
919-998-5663

12
(Telephone number)

13
Rawclause@gmail.com

14
(E-mail address)

15
 Plaintiff/ Defendant/ Other (specify) _____,
16
In Proper Person

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EASTERN DISTRICT COURTS OF PENNSYLVANIA

18
United States District Court

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601 Market Street

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Philadelphia, PA 19106

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PHILADELPHIA COUNTY, PENNSYLVANIA

22
GILLIAMS

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Plaintiff(s),
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vs.
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UNIVERSAL MUSIC GROUP et al
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Defendant(s).
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MOTION FILING OF PRAECIPE TO ENTER JUDGEMENT

DIRAHN GILLIAMS, Plaintiff/ Defendant/ Other (*specify*) _____ in this case, submits this reply in support of the PRAECIPE TO ENTER JUDGEMENT pending before the Court.

MEMORANDUM OF POINTS AND AUTHORITIES

I request this notice to the courts and support my motion with the facts, law, and legal analysis under Rule 237.1 below:

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FAILURE TO RESPOND TO SUMMONS BY ALL AUTHORS COPYRIGHT CREDITORS
BY DEADLINES CONCLUDING MAY 30th 2023 APPOINTED BY THE COURTS AFTER BEING
GIVEN WRIT OF SUMMONS

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For the reasons stated above, the Court should grant the pending motion.

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This 6th day of JUNE, 2023.

I declare under penalty of perjury under the law of the State of
Pennsylvania that the foregoing is true and correct.

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(Signature)

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Dirahn Gilliams

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(Print Name)

Plaintiff/ Defendant/ Other, In Proper Person

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MERITORIOUS CLAIM

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REQUEST OF PREACIPE TO ENTER JUDGEMENT ⁵pursuant to Rule 237.1.

The following inquiry is about filing a motion for default judgment be it no response from even copyright claimants and Universal Music Group failed to address the complaint itself highlighting on civil proceedings as an Administrator not Creator/Author of the claim of work being infringed upon

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It seems all the defendants who were authors in this case have ¹²not responded and were given more than the allotted time to do so, as when Marc Segal had responded regarding Universal Music's defense and summons protocols for the rest ¹⁴of the parties, previous representation Cynthia Arato had already reached out to me ¹⁵to ask for the other parties to have an extension of time to respond.

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In this instance only Universal Music has responded who is ²⁰only entitled to claiming ownership but, not authorship for the work that is infringing ²¹. Either the defendants have no response or is purposely ignoring the Writ of Summons.

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While the following attached documents are a part of the proof of service to the other defendants, they are for attorneys eyes only(Highly Confidential).

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6 I declare under penalty of perjury under the law of the State of

7 Pennsylvania that the foregoing is true and correct.



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(Signature)

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DIRAHN GILLIAMS

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(Print name)

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DATED this 6th day of JUNE of year 2023.

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DECLARATION

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STATE OF PENNSYLVANIA)

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) ss.

COUNTY OF PHILADELPHIA)

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Declarant, *DIRAHN GILLIAMS* swears and affirms under penalty of perjury that the following assertions are true and correct.

Plaintiff/ Defendant/ in this case.

1. Declarant is competent to be a witness to the matters stated in this Declaration and could and would testify to those matters in a court of law, under oath, subject to the penalty of perjury.

I declare under penalty of perjury under the law of the State of

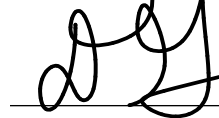
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Pennsylvania that the foregoing is true and correct, per Rule

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237.1.

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(Signature)

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DIRAHN GILLIAMS

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(Print name)

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